专 利 合 作 条 **P(T**

约 REC'D **1 3 APR 2005** WIPO PCT

专利性国际初步报告 (PCT 第II章) (PCT 36 和细则 70)

申请人或代理人的档案号 IEC040018PCT	关于后续行为	参见 PCT/IPEA/416 表		
国际申请号	国际申请日(日/月/	年)	优先权日(日/月/年)	
PCT/CN2004/000276	29.3月2004(29.03.2004)	27.3月 2003(27.03.2003)	
国际专利分类(IPC)或者国家分类和 IPC				
	IPC ⁷ : A61K31/70	08, A61P39/02		
申请人 中国人民解放军第三军医大	学 等			
1. 本报告是国际初步审查单位根据条	约 35 做出的国际	——————— 初步审查报告,	并依照条约 36 将其传送给申请人。	
2. 本报告共计 4页,包括扉页。	•			
3. 二 本报告还有附件,				
a. □ (传送给国际局和申请人 □ 修改后的并且作为本 本国际初步审查单	报告基础的说明书	修改页、权利要	要求书修改页和/或附图修改页,和/或对 10.16 和行政规程 607)。	
			[, 参见第 I 栏第 4 项和补充栏。	
b. □ (传送给国际局)共计	(指明电子载体的	类型和数量) _	,包含有在与序列表有关的补充栏中	
指明的计算机可读形式的序列表和/或与	5其相关的表格。((行政规程 802)		
3. 本报告包括关于下列各项的内容:				
I 🛛 报告的基础				
II □ 优先权			·	
III 🛛 不做出关于新颖性、创造	性和工业实用性的	意见		
IV □ 缺乏发明的单一性				
Ⅴ 図 按条约 35(2)关于新颖性	、创造性或工业实月	月性的推断性意	〔见:支持这种意见的引证和解释	
VI □ 引用的某些文件				
VII 🗌 国际申请中的某些缺陷				
VIII □ 对国际申请的某些意见				
提交要求书的日期		完成本报告的	日期	
25. 10 月 2004(25.10.20)04)		18.3月 2005(18.03.2005)	
中华人民共和国国家知识产权局 IPEA 中国北京市海淀区西土城路 6		受权官员	影響	
传真号: (86-10)62019451		电话号码 (86	6-10)62085236	

专利性国际初步报告

国际申请号	
PCT/CN2004/000276	

I. 报·	告的基础				
1. 关	F所使用的 语 官	,除本项下另有说明外	,本书面意	见基于的语言为提交本国际申请时度	所使用的语言。
□ □	本书面意见基于	原始语言的使用后述语	言之译文 _	······································	
	这种语言是				
	□ 为了国际	检索而提交的译文所使	用的语言(细则 12.3 和 23.1(b))。	
ŀ	□ 为了国际	申请的公布而提交的译	文所使用的	语言(细则 12.4)。	
	□ 为了国际	初步审查而提交的译文	所使用的语	言(细则55.2和/或55.3)。	
2. 关于	·国际申请中各·	个部分,本报告基于(申请人为答	复受理局根据条约 14 所发通知而提	交的替换页,在本
报告中初	见为"原始提交	"的文件,不作为本报	告的附件)		
	原始提交的国				
	说明书,	第	页	原始提交的,	Annual Act of the second district
		第	页		初审单位收到的, 初审单位收到的。
_	】 权利要求,	第 第			初甲半位收到的。
-] "松村安木"	ポ <u></u> 第		按条约 19 条修改的(附有说明),	
1	· •	第			初审单位收到的,
	_	第	页		初审单位收到的。
] 附图,	第页,原如		नेता दोन केंद्र कि कि	- XII AA
		第 贝*,_ 第 页*,		初审单位的 初审单位的	
	序列表和/或	- 郑			
3. 修	改导致以下内容	的删除:			
	说明书,	第		页	
	权利要求,				
	附图,		—— 页,	 图	
	序列表(具体				
	-3/75/3/2/107	Cm & 1 (
			ra abia	- 物小子医松八亚奶菜圈 - 如为玄华岛	一 田心太叔先县
4.				7超出了原始公开的范围,如补充栏所	小,因此 本张日廷
		改的情况做出的(细则 7		_	
	□ 说明书,				
	□权利要求	求, 第		项	
	□ 附图,	第	页,图	_	
	□ 序列表	(具体说明)			
	□ 与序列	表相关的表格(具体说	明)	<u>.</u>	
*如果第	育4项适用,一些	些或全部的文件页可能做出	」"废除"标·	i ā.	

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III. 对于新颖性、创造性和工业实用性不	大做出审查意见
1. 对于:	
□ 整个国际申请☑ 权利要求 4-7_	<u>-</u>
没有审查所要求保护的发明是否具有	新颖性,创造性(非显而易见性),或者工业实用性,因为:
该国际申请,或所述权利要求 4 涉及下列无须进行国际初步审查权利要求 4-7 涉及人或动物的治疗。	的主题(<i>具体说明)</i> :
□ 说明书、权利要求或者附图(下下不清楚,以致不能形成任何有意	面特别指明的部分)或者所述权利要求 文的审查意见 <i>(具体说明)</i> :
□ 权利要求书或所述权利要求 以致不能形成任何有意义的审	没有得到说明书的充分支持, 查意见。
□ 对权利要求	没有做出任何国际检索报告。
□ 无法进行有意义的国际初步审查, 标准:	因为核苷酸和/或氨基酸序列表不符合行政规程附件 C 中所规定的
书面形式的序列表	□没有提交。 □不符合标准。
计算机可读形式的序列表	□没有提交。
□ 如果仅以计算机可读形式提交, 规定的技术要求。□ 详情见补充栏。	□不符合标准。 与核苷酸和/或氨基酸序列表相关的表格,不符合行政规程附件C之二

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				PC17CN2004/000276
V.	按条约 35 (2)关于新	新颖性、创造性或工	上业实用性的推断性意见;支持这种意	意见的引证和解释
1.	意见			
	新颖性(N)	权利要求	1-3	是
		权利要求		
	创造性(IS)	权利要求	1-3	是
		权利要求		
	工业实用性(IA)		1-3	
		权利要求		
				
2.	引证和解释(细则	70.7)		
	权利再业 1—2 2/2/2	> DCT 冬始 22/2)和	(3)的规定,因为现有技术没有公开、	数导动类院示了太岩阳切到两龙
—3 :	要求保护的内容。	3 FC1 38 23 33(2)44	(5)的观定,因为观有这个权有公介、	牧节以有明小丁华及为权利安 本。
٠.		► PCT 条约 33(4)有	关工业实用性的规定, 因为它们在产	W 上能够应用。
	V(1) V(1)	1 1 0 1 20 20 00 (1) 11	× == × /// [[
	·			
			•	

PATENT COOPERATION TREATY

CONFERTION.

PCT

REC'D 1 3 APR 2005

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

	(PCT Article 36 a	na Rule 70)	
pplicant's or agent's file reference IEC040018PCT	FOR FURTHER ACTIO	ON S	See Form PCT/IPEA/416
nternational application No.	International filing date (d	ay/month/year)	Priority date (day/month/year)
PCT/CN2004/000276	29. Mar. 2004(2		27. Mar. 2003(27.03.2003)
nternational Patent Classification (IPC)			
nternational Patent Classification (2 9)	IPC ⁷ : A61K31/700		
Applicant , THIRD MILITARY MEDICAL	UNIVERSITY, CHINESE PE	EOPLE'S LIBERATI	ON ARMY, P.R. OF CHINA, et al
This report is the international prel under Article 35 and transmitted to	iminary examination report, e	11010 001	ernational Preliminary Examining Authority
2. This REPORT consists of a total of		sheets, including the	his cover sheet.
		-	
		a total of	sheets, as follows:
sheets of the descrip	ctifications authorized by unis	Authority (see Rule	ended and are the basis of this report and/or 70.16 and Section 607 of the Administrative
the disclosure in the	e international application as	med, as maiousou	ers contain an amendment that goes beyond item 4 of Box No. I and the Supplementa
b. (sent to the International containing a sequence Supplemental Box Related	Bureau only) a total of (indicatisting and/or tables related ing to Sequence Listing (see S	thereto, in compute Section 802 of the Ad	of electronic carrier(s)) er readable form only, as indicated in the ministrative Instructions).
4. This report contains indications	relating to the following items	•	
Box No. I Basis of t			
D D II Priority			
Box No. III Non-estab	lishment of opinion with regar	rd to novelty, inventiv	e step and industrial applicability
— — Took of w	sity of invention		
☐ Box No. V Reasoned s	statement under Article 35(2)	with regard to novelty	, inventive step or industrial applicability;
	nd explanations supporting suc		
	ocuments cited		
l Box 1.e	fects in the international appli	ication	
	bservations on the internation		
		Date of completion	of this report
Date of submission of the demand		Date of completion	18. Mar. 2005(18.03.2005)
25. Oct. 2004(25.	10.2004)		
Name and mailing address of the IPE 6 Xitucheng Rd., Jimen Bridge, Haid 100088 Beijing	lian District,	Authorized officer	Jiang Hui
Facsimile No. 86-10-62019451		Telephone No. 86	5-10-62085236
Form PCT/IDE A /409 (cover sheet) (Ja	nuary 2004)		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CN2004/000276

ox No. I Basis of the rep	oort		
otherwise indicated under	r this item.	emational application in the language in v	which it was filed, unless
☐ This report is based	on translations from the original l	anguage into the following language	· · · · · · · · · · · · · · · · · · ·
	age of a translation furnished for the		
	search (under Rules 12.3 and 23.1		
	f the international application (unc		
	preliminary examination (under R		
to the receiving Office i annexed to this report):	in response to an invitation under :	on, this report is based on (replacement sl Article 14 are referred to in this report a	neets which have been furnished s "originally filed" and are not
the international a	application as originally filed/furni	ished	
the description:			as originally filed/furnished
pages		received by this Authority on	
•		received by this Authority on	
pages			
the claims:			as originally filed/furnished
pages		as amended (together with	h any statement)under Article 19
pages * pages *		received by this Authority on	
pages *		received by this Authority on	
	,		•
the drawings:			as originally filed/furnished
pages pages		received by this Authority on	
pages •		received by this Authority on	
listin	ond/or any related table(s) - see	Supplemental Box Relating to Sequence	Listing.
a sequence risting	ig allower airy remaind and references	••	
3. The amendmen	its have resulted in the cancellation	n of:	
☐ the descr	ription, pages		
the claim	ns, Nos.		
the sequ	ence listing (specify):		
1	le(s) related to sequence listing (sp		
4. This report has	e been considered to go beyond th	he amendments annexed to this report and the disclosure as filed, as indicated in the S	approment = 500 (cm)
<u> </u>			
	uence listing (specify): Dle(s) related to sequence listing (se		
* Witam A applies	some or all of those sheets may b	e marked "superseded."	
* If item 4 applies,	ole(s) related to sequence listing (s some or all of those sheets may b	e marked "superseded."	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CN2004/000276

ox No	o. III Non-esta	ablishment of opinion with regard to novelty, inventive step and industrial applicability
This indus	questions whethe	er the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be have not been examined in respect of:
	the entire interna	ational application
_ ⊠	claims Nos.	4-7
E3		
beca	ause:	
×	the said internation	ional application, or the said claims Nos. 4-7
	-1-4- 4- the follo	owing subject matter which does not require an international preliminary examination(specify):
	Claims 4-7 ar	re directed to methods of treatment of the human/animal body(under PCT rule 67.1(iv)).
П	the description,	, claims or drawings (indicate particular elements below) or said claims Nos.
	are so unclear t	that no meaningful opinion could be formed (specify):
l		
_	the claims or	said claims Nos. are so inadequately supported
-	by the descript	tion that no meaningful opinion could be formed.
	no internation	nal search report has been established for said claims Nos.
	the nucleotid	de and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the
		/e Instructions in that:
	the written for	does not comply with the standard
	the computer	readable form has mot been furnished
		does not comply with the standard
	the tables rel	lated to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply wi requirements provided for in Annex C-bis of the Administrative Instructions.
		Day for further details
[See Supplem	nental Box for further details.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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INTERNATIONAL PRELIMINARY	Y REPORT ON PATENTAB	ILITY PCI/CN.	2004/000276
Box No. V Reasoned statement under a citations and explanations	Article 35(2) with regard to usually supporting such statement	novelty, inventive step or industria	l applicability;
. Statement: Novelty (N)	Claims	1-3	
Inventive step (IS)	Claims	1-3	YES NO
Industrial applicability (IA)	Claims	1-3	
2. Citations and explanations (Rule 70.	7)		
Claims 1-3 meet the criteric disclose or teach or fairly sugger Claims 1-3 meet the criter		cle 33(4), for industrial app	